

JASON A. GELLER (SBN 168149)
E-Mail: jgeller@fisherphillips.com
PAUL GRECO, *admitted pro hac vice*
E-Mail: pgreco@fisherphillips.com
ANTHONY M. ISOLA (SBN 274987)
E-Mail: aisola@fisherphillips.com
BRANDON K. KAHOSH (SBN 311560)
E-Mail: bkahoush@fisherphillips.com
FISHER & PHILLIPS LLP
One Embarcadero Center, Suite 2050
San Francisco, California 94111
Telephone: (415) 490-9000
Facsimile: (415) 490-9001

STEVEN C. CARLSON (SBN 206451)
E-Mail: scarlson@robinskaplan.com
KEVIN M. PASQUINELLI (SBN 246985)
E-Mail: kpasquinelli@robinskaplan.com
ROBINS KAPLAN LLP
2440 W. El Camino Real, Suite 100
Mountain View, California 94040
Telephone: (650) 784-4040
Facsimile: (650) 784-4041

Attorneys for Defendants
TOPCON MEDICAL SYSTEMS, INC. and
TOPCON HEALTHCARE SOLUTIONS, INC.

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA – OAKLAND COURTHOUSE

CARL ZEISS MEDITEC, INC.,

Plaintiff,

vs.

TOPCON MEDICAL SYSTEMS, INC.,
TOPCON HEALTHCARE SOLUTIONS,
INC., TOPCON CORPORATION, TOBIAS
KURZKE, GREG HOFFMEYER,
GENEVIEVE FAY, KATALIN SPENCER,
TERRY KEITH BROCK, CHARLES
GUIBORD, JR., JOSEPH CICCANESE,
AND MICHAEL CHEN,

Defendants.

Case No. 4:19-cv-04162-SBA (LB)

**ORDER GRANTING TOPCON MEDICAL
SYSTEMS, INC. AND TOPCON
HEALTHCARE SOLUTIONS, INC.’S
MOTION TO FILE DOCUMENTS UNDER
SEAL PURSUANT TO CIVIL LOCAL
RULE 7-11**

Date: November 10, 2021

Time: 2:00 p.m.

Place: 1301 Clay Street, Oakland, CA

Before: Hon. Sandra Brown Armstrong

Trial Date: October 3, 2022

CASE NO. 4:19-CV-04162-SBA (LB)

ORDER GRANTING DEFENDANTS’ MOTION TO FILE DOCUMENTS UNDER SEAL PURSUANT
TO CIVIL LOCAL RULE 7-11

Based on the papers submitted herein and for the compelling reasons shown, the Court grants Defendants Topcon Medical Systems, Inc. and Topcon Healthcare Solutions, Inc. (collectively “Topcon”) Administrative Motion to File Documents Under Seal as to the following documents:

EXHIBIT	PORTION TO BE SEALED	REASON FOR SEALING
Topcon’s Opposition to Zeiss’ Motion for Order to Show Cause Regarding Preliminary Injunction	Entire document	Contains Topcon’s confidential business information, disclosure of which would release trade secrets of Topcon and cause competitive harm to Topcon. Contains information that Zeiss alleges is Zeiss’ confidential and sensitive business information, disclosure of which could release alleged trade secrets of Zeiss and may cause competitive harm to Zeiss.
Declaration of Arthur Kowalski in Support of the Opposition	Entire document	Contains Topcon’s confidential business information, disclosure of which would release trade secrets of Topcon and cause competitive harm to Topcon. Contains information that Zeiss alleges is Zeiss’ confidential and sensitive business information, disclosure of which could release alleged trade secrets of Zeiss and may cause competitive harm to Zeiss.
Declaration of Tony Ko in Support of the Opposition	Entire document	Contains Topcon’s confidential business information, disclosure of which would release trade secrets of Topcon and cause competitive harm to Topcon.

EXHIBIT	PORTION TO BE SEALED	REASON FOR SEALING
Declaration of Dr. Milan Sonka in Support of the Opposition	Entire document	Contains Topcon's confidential business information, disclosure of which would release trade secrets of Topcon and cause competitive harm to Topcon. Contains information that Zeiss alleges is Zeiss' confidential and sensitive business information, disclosure of which could release alleged trade secrets of Zeiss and may cause competitive harm to Zeiss.
Declaration of Greg Hoffmeyer in Support of the Opposition	Entire document	Contains information that Topcon believes that Zeiss alleges is Zeiss' confidential and sensitive business information, disclosure of which could release alleged trade secrets of Zeiss and may cause competitive harm to Zeiss.

IT IS SO ORDERED.

Dated: 6/10/2022

RS

Richard Seeborg for Sandra B. Armstrong
United States District Court Judge
For the Northern District of California